March 28<sup>th</sup>, 2025

FILED U.S. DANKRUPTCY COURT

Judge Sean H. Lane United States District Court Southern District of New York 300 Quarropas Street White Plains, NY 10601-4140

S.D. OF N.Y.

2075 MAR 31 A II: 08

Re: In re Santiago Quezada, Sr. - Chapter 11 Bankruptcy Subchapter V Case No. 24-22431-SHL

Your Honor,

As I recently informed the Court in an affidavit, on Wednesday, March 19<sup>th</sup>, 2025, I informed my bankruptcy attorney that she was discharged and would no longer represent me. It is my understanding that the Court decided in an Order to deny my objection to the claim by Creditor Maria Jose Pizarro, and to grant her cross-motion to file said claim after the claims bar date. This order was dated and entered on March 17th, 2025. In addition to obtaining new legal counsel to represent me, I also would like to preserve my right to appeal this Order. Therefore, I write to ask this Court to toll or otherwise extend my time to file my notice of appeal on this issue.

Very truly yours,

Pro Se

UNITED STATES BANKRUPTCY SOUTHERN DISTRICT OF NEW Y		U.S. BANKRUPTCY COURT
	X	TO T COUK
In re	:	2025 MAR 31 A II: 08
	:	7, 11, 00
SANTIAGO QUEZADA SR.,	:	SHAFAV
	:	Case No. 24-22431 F. N. Y.
	:	
	:	Chapter 11 Sub-Chapter V
Debtor	. :	
	X	

## NOTICE OF APPEAL TO THE U.S. DISTRICT COURT

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I, Santiago Quezada Sr., the above-captioned debtor in possession, appeals to the U.S. District Court, for the Southern District of New York from the order (the "Order") of the U.S. Bankruptcy Court [Ecf. No. 55] entered in this case on March 17, 2025, that denied my objection to the Proof of Claim filed by Maria Pizarro on December 9, 2024. [Ecf. No. 31].

The parties to the Order appealed from and the names and addresses of their respective attorneys are as follows:

Ms. Maria Pizarro c/o Evan Brustein, Esq. Brustein Law PLLC 299 Broadway, 17th Floor New York, NY 10007

Jeffrey Chubak, Esq.
Amini LLC
131 West 35th Street, 12th Floor
New York, NY 10001

Dated: March 31, 2025

Yonkers, New York

By: /s/ Santiago Quezada, Sr. Santiago Quezada Sr.

Official Form 417A (12/23)

[Caption as in Form 416A, 416B, or 416D, as appropriate]

## NOTICE OF APPEAL AND STATEMENT OF ELECTION

Part 1: Identify the appellant(s)
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1.	Name(s) of appellant(s): SANTIAGO QUEZADA, SR.			
2.	Position of appellant(s) in the adversary proceeding or bankruptcy case that is the subject of this appeal:			
	For appeals in an adversary	proceedin	<ul> <li>g. For appeals in a bankruptcy case and not in an adversary proceeding.</li> </ul>	
	☐ Defendant ☐ Other (describe)		☐ Debtor ☐ Creditor ☐ Trustee ☐ Other (describe)	
1. 2.	Order finding claim by Creditor Maria Jose	Pizarro was ti	ole order or decree—from which the appeal is taken: mely filed. Order denying my objection to the Proof of Claim filed by Maria Jose Pizarro or the appealable order or decree—was entered:	
List the	and the names, addresses, and	ment—or	the appealable order or decree—from which the appeal is numbers of their attorneys (attach additional pages if	
necess	eary):  Party: Maria Jose Pizarro	Attornov:	Jeffrey Chubak, Esq.	
1.	raity.	Allomey.	Amini LLC 131 W. 35th Street, 12th Floor	
			New York, NY 10001 (212) 490-4700	
2.	Party: Maria Jose Pizarro	Attorney:	· · · · · · · · · · · · · · · · · · ·	
			c/o Evan Brustein, Esq. Brustein Law PLL	
			299 Broadway, 17th Floor, New York, NY 10007	
			(212) 233-3900	

## Part 4: Optional election to have appeal heard by District Court (applicable only in certain districts)

If a Bankruptcy Appellate Panel is available in this judicial district, the Bankruptcy Appellate Panel will hear this appeal unless, pursuant to 28 U.S.C. § 158(c)(1), a party elects to have the appeal heard by the United States District Court. If an appellant filing this notice wishes to have the appeal heard by the United States District Court, check below. Do not check the box if the appellant wishes the Bankruptcy Appellate Panel to hear the appeal.

e United States District Court rather	than by
Date: 3/28/25	
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Fee waiver notice: If appellant is a child support creditor or its representative and appellant has filed the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.

[Note to inmate filers: If you are an inmate filer in an institution and you seek the timing benefit of Fed. R. Bankr. P. 8002(c)(1), complete Director's Form 4170 (Declaration of Inmate Filing) and file that declaration along with the Notice of Appeal.]

Yonkers. NY